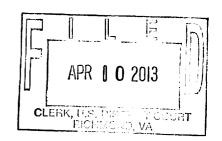


## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA Richmond Division



TYRONE HENDERSON, et al.

Plaintiffs,

v. Civil Action No. 3:12cv97 (REP)

CORELOGIC, INC., et al.

Defendants.

## AGREED ORDER

CAME NOW the parties, Defendants, CoreLogic, Inc. and CoreLogic National Background Data, LLC f/k/a National Background Data, LLC (collectively, "Defendants"), and Plaintiffs, Tyrone Henderson and James Hines (collectively, "Plaintiffs"), by counsel, seeking to modify certain discovery-related deadlines in this action.

WHEREAS, the parties have engaged in substantial meet and confer discussions regarding discovery and scheduling in this case; desire additional time to conduct discovery in this matter; and desire to conduct discovery in the alternative and streamlined manner expressed below. UPON CONSIDERATION WHEREOF, for good cause shown, and by agreement of the parties, it is hereby, ORDERED, ADJUDGED and DECREED as follows:

- 1. The parties agree to extend the discovery cutoff until May 15, 2013. The deadline to file motions for summary judgment based upon Phase I discovery, and the deadline to file any motions relating to class certification, is extended until May 31, 2013;
- 2. The deadline for submission of objections to any written discovery served shall be extended until the time that responses to such discovery are due;
- 3. Neither party shall have an obligation to create or serve any privilege log in Phase I of this action;

- 4. The parties expressly agree that any discovery relating to damages, whether actual, statutory, or punitive, is deferred in its entirety until Phase II of discovery. The parties further agree, however, that this deferment is without prejudice to either parties' contentions relative to the significance of proof or disproof of such damages with respect to any motions regarding class certification; and
- 5. Expert disclosures to be used in Phase I (summary judgment and/or class certification) shall be made simultaneously on or before April 19, 2013. Any rebuttal expert disclosures shall be due on or before May 3, 2013.

The Clerk is directed to send a copy of this Order to counsel of record.

Richmond, Virginia	1st REP
Date: <u>april 10</u> , 2013	HON. ROBERT E. PAYNE
•	Senior United States District Judge

WE ASK FOR THIS:

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